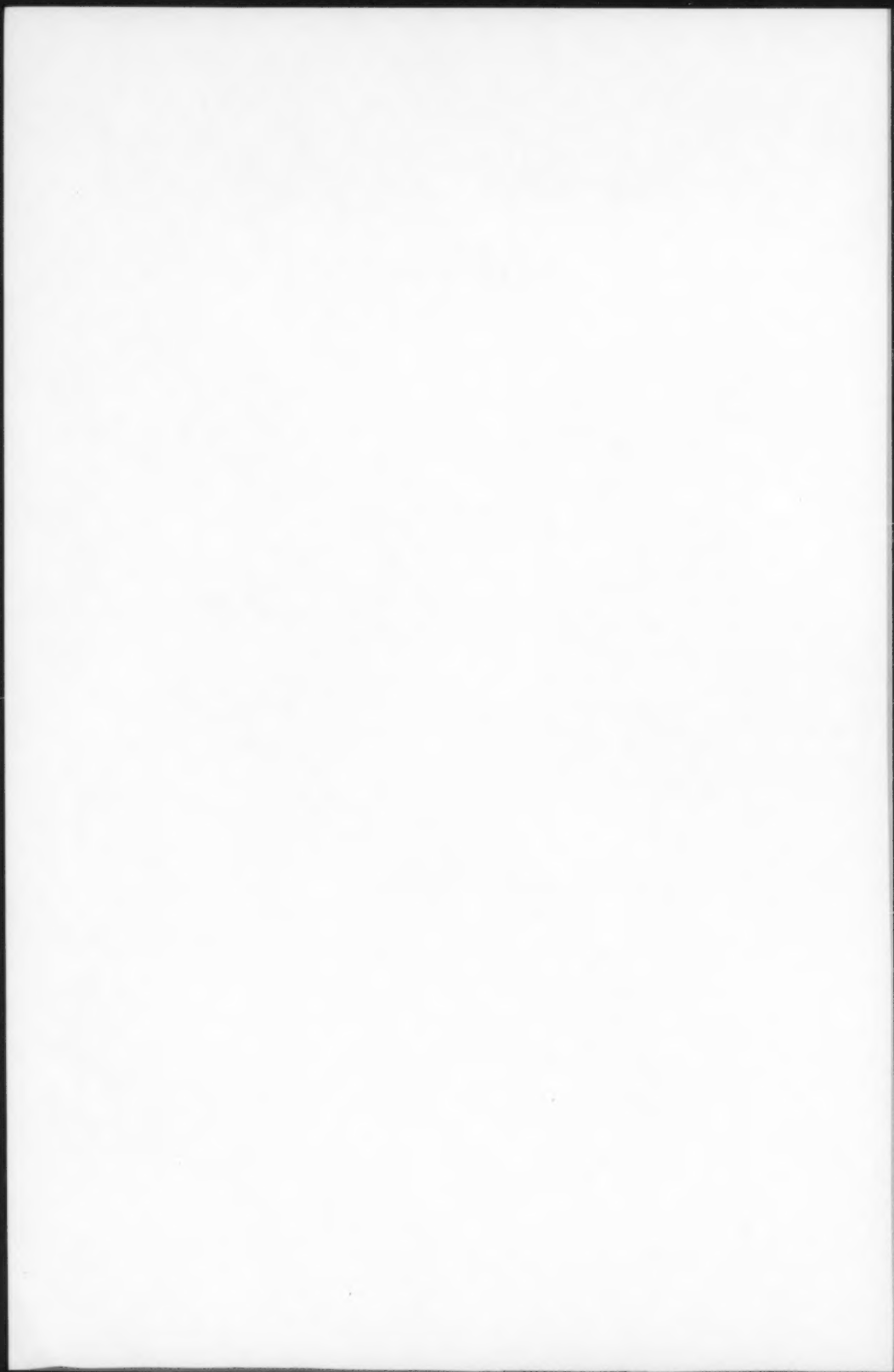


CALIFORNIA LAW REVIEW

VOLUME LXXXI

INDEX

SCHOOL OF LAW, BOALT HALL
UNIVERSITY OF CALIFORNIA
BERKELEY, CALIFORNIA
1993



AUTHOR INDEX TO ARTICLES

CAMPOS, PAUL F.—Advocacy and Scholarship	817
CHANG, ROBERT S.—Toward an Asian American Legal Scholarship: Critical Race Theory, Post-Structuralism, and Narrative Space	1241
HING, BILL ONG—Beyond the Rhetoric of Assimilation and Cultural Pluralism: Addressing the Tension of Separatism and Conflict in an Immigration-Driven Multiracial Society	863
JOHNSON, ALEX M., JR.—Bid Whist, Tonk, and <i>United States v. Fordice</i> : Why Integrationism Fails African-Americans Again	1401
KORNHAUSER, LEWIS A. & SAGER, LAWRENCE G.—The One and the Many: Adjudication in Collegial Courts	1
LOWENTHAL, GARY T.—Mandatory Sentencing Laws: Undermining the Effectiveness of Determinate Sentencing Reform	61
MADOW, MICHAEL—Private Ownership of Public Image: Popular Culture and Publicity Rights	125
NORRIS, TRENTON H.—The Judicial Clerkship Selection Process: An Applicant's Perspective on Bad Apples, Sour Grapes, and Fruitful Reform	765
SAGER, LAWRENCE G. & KORNHAUSER, LEWIS A.—The One and the Many: Adjudication in Collegial Courts	1
SHELL, G. RICHARD—Contracts in the Modern Supreme Court	431
STANDEN, JEFFREY—Plea Bargaining in the Shadow of the Guidelines	1471
THOMPSON, BARTON H., JR.—Institutional Perspectives on Water Policy and Markets ..	671
WEINBERG, JONATHAN—Broadcasting and Speech	1101
WRIGHT-CAROZZA, PAOLO—Organic Goods: Legal Understandings of Work, Parenthood, and Gender Equality in Comparative Perspective	531

TITLE INDEX TO ARTICLES

ADVOCACY AND SCHOLARSHIP— <i>Paul F. Campos</i>	817
Beyond the Rhetoric of Assimilation and Cultural Pluralism: Addressing the Tension of Separatism and Conflict in an Immigration-Driven Multiracial Society— <i>Bill Ong Hing</i>	863
BID WHIST, TONK, AND <i>UNITED STATES V. FORDICE</i> : WHY INTEGRATIONISM FAILS AFRICAN-AMERICANS AGAIN— <i>Alex M. Johnson, Jr.</i>	1401
BROADCASTING AND SPEECH— <i>Jonathan Weinberg</i>	1101
CONTRACTS IN THE MODERN SUPREME COURT— <i>G. Richard Shell</i>	431
INSTITUTIONAL PERSPECTIVES ON WATER POLICY AND MARKETS— <i>Barton H. Thompson, Jr.</i>	671
THE JUDICIAL CLERKSHIP SELECTION PROCESS: AN APPLICANT'S PERSPECTIVE ON BAD APPLES, SOUR GRAPES, AND FRUITFUL REFORM— <i>Trenton H. Norris</i>	765
MANDATORY SENTENCING LAWS: UNDERMINING THE EFFECTIVENESS OF DETERMINATE SENTENCING REFORM— <i>Gary T. Lowenthal</i>	61
THE ONE AND THE MANY: ADJUDICATION IN COLLEGIAL COURTS— <i>Lewis A. Kornhauser & Lawrence G. Sager</i>	1
ORGANIC GOODS: LEGAL UNDERSTANDINGS OF WORK, PARENTHOOD, AND GENDER EQUALITY IN COMPARATIVE PERSPECTIVE— <i>Paolo Wright-Carozza</i>	531
PLEA BARGAINING IN THE SHADOW OF THE GUIDELINES— <i>Jeffrey Standen</i>	1471
PRIVATE OWNERSHIP OF PUBLIC IMAGE: POPULAR CULTURE AND PUBLICITY RIGHTS— <i>Michael Madow</i>	125
TOWARD AN ASIAN AMERICAN LEGAL SCHOLARSHIP: CRITICAL RACE THEORY, POST-STRUCTURALISM, AND NARRATIVE SPACE— <i>Robert S. Chang</i>	1241

REVIEW INDEX

ANCHETA, ANGELO N.— <i>Community Lawyering</i> —Gerald P. Lopez, <i>Rebellious Lawyering: One Chicano's Vision of Progressive Law Practice</i>	1363
BARTON, THOMAS D.— <i>Reclaiming Law Talk</i> —Mary Ann Glendon, <i>Rights Talk: The Impoverishment of Political Discourse</i>	803
COOTER, ROBERT D.— <i>Against Legal Centrism</i> —Robert C. Ellickson, <i>Order Without Law: How Neighbors Settle Disputes</i>	417
DELGADO, RICHARD— <i>Rodrigo's Third Chronicle: Care, Competition, and the Redemptive Tragedy of Race</i> —Andrew Hacker, <i>Two Nations: Black and White, Separate, Hostile, Unequal</i>	387
LINDGREN, JAMES— <i>Seeing Colors</i> —Andrew Kull, <i>The Color-Blind Constitution</i>	1059
RUBIN, EDWARD L.— <i>Public Choice in Practice and Theory</i> —Daniel Farber & Philip Frickey, <i>Law and Public Choice</i>	1657
SIDAK, J. GREGORY— <i>Telecommunications in Jericho</i> —Michael K. Kellogg, John Thorne, & Peter W. Huber, <i>Federal Telecommunications Law</i> ; Peter W. Huber, Michael K. Kellogg, & John Thorne, <i>The Geodesic Network II: 1993 Report on Competition in the Telephone Industry</i>	1209

TRIBUTE INDEX

IRA MICHAEL HEYMAN— <i>Albert H. Bowker, Herma Hill Kay, Preble Stolz</i>	1089
---	------

AUTHOR INDEX TO COMMENTS

CARLISLE, JEFFREY J.— <i>Extradition of Government Agents as a Municipal Law Remedy for State-Sponsored Kidnapping</i>	1541
CHERENSKY, STEVEN— <i>A Penny for Their Thoughts: Employee-Inventors, Preinvention Assignment Agreements, Property, and Personhood</i>	595
FRENCH, SUSANNAH T.— <i>Judicial Review of the Administrative Record in NEPA Litigation</i>	929
LESLIE, CHRISTOPHER R.— <i>Achieving Efficiency Through Collusion: A Market Failure Defense to Horizontal Price-Fixing</i>	243
LESLIE, CHRISTOPHER R.— <i>Den of Inequity: The Case for Equitable Doctrines in Rule 10b-5 Cases</i>	1587
MADDIGAN, MICHAEL M.— <i>The Establishment Clause, Civil Religion, and the Public Church</i>	293
NGUYEN, BEATRICE BICH-DAO— <i>Accent Discrimination and the Test of Spoken English: A Call for an Objective Assessment of the Comprehensibility of Nonnative Speakers</i> ..	1325
WELSH, DAVID S.— <i>Environmental Marketing and Federal Preemption of State Law: Eliminating the "Gray" Behind the "Green"</i>	991

TITLE INDEX TO COMMENTS

ACCENT DISCRIMINATION AND THE TEST OF SPOKEN ENGLISH: A CALL FOR AN OBJECTIVE ASSESSMENT OF THE COMPREHENSIBILITY OF NONNATIVE SPEAKERS— <i>Beatrice Bich-Dao Nguyen</i>	1325
ACHIEVING EFFICIENCY THROUGH COLLUSION: A MARKET FAILURE DEFENSE TO HORIZONTAL PRICE-FIXING— <i>Christopher R. Leslie</i>	243
DEN OF INEQUITY: THE CASE FOR EQUITABLE DOCTRINES IN RULE 10b-5 CASES— <i>Christopher R. Leslie</i>	1587
ENVIRONMENTAL MARKETING AND FEDERAL PREEMPTION OF STATE LAW: ELIMINATING THE "GRAY" BEHIND THE "GREEN"— <i>David S. Welsh</i>	991
THE ESTABLISHMENT CLAUSE, CIVIL RELIGION, AND THE PUBLIC CHURCH— <i>Michael M. Maddigan</i>	293

VOLUME LXXXI INDEX

v

EXTRADITION OF GOVERNMENT AGENTS AS A MUNICIPAL LAW REMEDY FOR STATE- SPONSORED KIDNAPPING— <i>Jeffrey J. Carlisle</i>	1541
JUDICIAL REVIEW OF THE ADMINISTRATIVE RECORD IN NEPA LITIGATION— <i>Susannah T. French</i>	929
A PENNY FOR THEIR THOUGHTS: EMPLOYEE-INVENTORS, PREINVENTION ASSIGNMENT AGREEMENTS, PROPERTY, AND PERSONHOOD— <i>Steven Cherensky</i>	595

AUTHOR INDEX TO CASENOTES

BECK, DEBORAH E.— <i>Jenkins v. Missouri</i> : School Choice as a Method for Desegregating an Inner-City School District	1029
CAVALLARO, JAMES L., JR.—The Demise of the Political Necessity Defense: Indirect Civil Disobedience and <i>United States v. Schoon</i>	351

TITLE INDEX TO CASENOTES

THE DEMISE OF THE POLITICAL NECESSITY DEFENSE: INDIRECT CIVIL DISOBEDIENCE AND <i>UNITED STATES V. SCHOON</i> — <i>James L. Cavallaro, Jr.</i>	351
<i>JENKINS V. MISSOURI</i> : SCHOOL CHOICE AS A METHOD FOR DESEGREGATING AN INNER- CITY SCHOOL DISTRICT— <i>Deborah E. Beck</i>	1029